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Attorneys for Plaintiff

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

DANIEL HIMMEL, Derivatively on Behalf of Civil Action No. 11-6935(JBS)(KMW) CENTRAL EUROPEAN DISTRIBUTION

Plaintiff,

v.

CORPORATION,

WILLIAM V. CAREY, CHRISTOPHER BIEDERMANN, DAVID BAILEY, MARKUS SIEGER, MAREK E. FORYSIAK, N. SCOTT FINE, ROBERT P. KOCH, and WILLIAM S. SHANAHAN,

Defendants,

- and -

CENTRAL EUROPEAN DISTRIBUTION CORPORATION, a Delaware Corporation,

Nominal Defendant.

REQUEST FOR VOLUNTARY DISMISSAL OF ACTION WITHOUT PREJUDICE

PLEASE TAKE NOTICE THAT, pursuant to Fed.R.Civ.P. 41(a) and 23.1(c), plaintiff Daniel Himmel ("Plaintiff"), by and through his undersigned counsel, hereby requests approval

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from the Court to voluntarily dismiss the above-captioned shareholder derivative action

("Action"), without prejudice.

In this matter, Plaintiff respectfully submits that notice is unnecessary to protect the

interests of Central European Distribution Corporation (the "Company") and its shareholders

because: (i) Plaintiff seeks dismissal without prejudice; (ii) the Company's interests will be

unaffected because there is already another pending shareholder derivative case captioned Yeung

v. Carey, et al., Civil Action No. 11-6667(JEI)(KMW) (D.N.J. filed Nov. 11, 2011) that alleges

virtually identical claims on behalf of the Company; (iii) in any event, there is ample time under

the applicable statutes of limitations for other shareholders to commence actions on the same or

similar grounds as the Action; (iv) there has been no settlement or compromise; (v) there has

been no collusion among the parties; and (vi) neither Plaintiff nor his counsel has received nor

will receive any consideration from the Company or the individual defendants for the dismissal.

For the foregoing reasons, Plaintiff respectfully requests that the Court approve his

voluntary dismissal of this Action, without prejudice and without costs, pursuant to Rules 41(a)

and 23.1(c), and without requiring notice of the dismissal to Company shareholders.

CARELLA, BYRNE, CECCHI, OLSTEIN, BRODY & AGNELLO, PC

Attorneys for Plaintiff

/s/ James E. Cecchi

JAMES E. CECCHI

Dated: December 29, 2011

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SO ORDERED this day of	, 2012
IFROME B. SIMANDI E. II S.D.I.	

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